

ORIGINAL

United States district court  
Northern district of Texas  
Fort Worth Division

U.S. DISTRICT COURT NORTHERN DISTRICT OF TEXAS FILED OCT 10 2014 CLERK, U.S. DISTRICT COURT By _____ Deputy	11:37A cf PR
--	--------------------

UNITED STATES OF AMERICA )

v.

) Civil No. 4:14-CR-00023-A

CHRISTOPHER ROBERT WEAST ) Special Appearance Only

Objections  
Affidavit of Sovereign Immunity  
Withdrawal of Consent  
Expressed or Implied

COMES NOW Chris Freeman, (formerly known as Christopher Robert Weast), sui juris, (Hereinafter "The Private Freeman"), and files this Affidavit of Sovereign Immunity, Objections, and Withdrawal of Consent Expressed or Implied.

FACTS

1. I, Chris Freeman, The Private Freeman, was witness to the arraignment held in case number 4:14-CR-00023-A

and the "defendant" was not present in the court room on February 21, 2014.

2. The Private Freeman was a witness with firsthand knowledge to the hearing held on March 3, 2014 and the "defendant" was not present in the courtroom on March 3, 2014.
3. The "defendant" was not present at the April 22, 2014 hearing.
4. "Defendant" did not answer any of the Court's questions because The Private Freeman answered those questions in error and The Private Freeman does not consent to being the "defendant".
5. The "defendant" was not present in the courtroom on May 21, 2014.
6. The "defendant" was not present in the courtroom on May 28, 2014.
7. McBryde used an unlawful presumption on May 28, 2014 wherein The Private Freeman was forced under threat and duress in handcuffs and shackles

and McBryde repeatedly called The Private Freeman the "defendant" presumptively yet The Private Freeman is not, and never has been, the "defendant".

8. The Private Freeman was Forced under threat and duress in handcuffs and ankle shackles, against his will on July 8, 2014 where McBryde once again tried to presume that The Private Freeman was the "defendant" yet the "defendant" was not present in the courtroom on July 8, 2014 because the Private Freeman is not the defendant and does not consent to being the defendant.
9. If the Private Freeman had ever been the "alleged defendant" then the July 17, 2014 Telephone Conference between McBryde, Angela Saad, and Aisha Saleem would constitute Ex Parte communications, therefore, The Private Freeman concludes that McBryde, the court, Angela Saad, and Aisha Saleem all agree that the Private Freeman is not the "defendant".
10. The Private Freeman was Forced under threat and duress in handcuffs and ankle shackles, against his will, on July 22, 2014 where McBryde once again used

presumption to benefit the government by presuming that I, The Private Freeman, was the alleged defendant, however, the "defendant" was not present in the courtroom on July 22, 2014.

11. I, the Private Freeman hereby revoke, rescind, cancel and terminate the Power of Attorney Filed in error on July 23, 2014.

I declare that the foregoing is true and correct to the best of my knowledge, so help me God.

October 8, 2014  
 Executed on

UNITED <sup>All Rights Reserved</sup> Without Prejudice

U Chris Freeman UCC 1-308

O Chris Freeman under threat & duress

Under Protest / Without Recourse

SOVEREIGNS OF EARTH

Chris Freeman [unclear] Jail  
4579177

Federal Correctional Institution

P.O. Box 15330

Ft Worth, Texas X

USA

Non Domestic, Non Federal

U.S. DISTRICT COURT  
NORTH TEXAS DIST. OF TX  
FORT WORTH DIVISION  
2014 OCT 10 AM 11:37  
CLERK OF COURT

Legal Mail

NORTH TEXAS TX PD/C  
DALLAS TX 75201  
09 OCT 2014 PM 9 L



47797-177

Eldon B Mahon  
Judge Mcbride  
501 W 10TH ST  
Room 310  
FORT Worth, Texas USA

Non Domestic, Non Federal

Mailed on October 10, 2014

